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<u>REMARKS</u>

This amendment is responsive to the official action dated May 14, 2004.

Claims 1-4 were pending in the application. Claims 1-4 were rejected. No claims were allowed by the Examiner.

By way of this amendment, the Applicant has amended the specification and the abstract.

Claims 1-4 have been amended.

Accordingly, Claims 1-4 are currently pending.

I. OBJECTION TO DRAWINGS:

The Examiner objected to the drawings because the specification cites reference "586" while Figure 1 does not include a reference numeral "586". The Applicant has amended the specification to change the "586" to a "58" thereby coordinating with the disclosure of Figure 1. In view of this amendment, withdrawal of this objection is requested.

II. REJECTION OF CLAIMS UNDER 35 USC 112

Claims 1-4 were rejected under 35 USC 112, first paragraph as failing to comply with the written description requirement. Specifically in Claims 1 and 4, the Examiner identified the use of the term "ultrasonic sound waves", a term that is not supported within the specification. The Applicant has amended each use of the term "ultrasonic sound waves" by replacing it with "ultrasonic waves", a term that is fully supported within the specification.

In view of these amendments, the Applicant believes that the claimed terms are fully supported. Withdrawal of this rejection is requested.

Claims 1-4 were also rejected under 35 USC 112, second paragraph as being indefinite. Specifically in Claims 1-4, the Examiner identified the use of the terms "evacuated chamber", "reduced pressure fluid", "evacuated condition", "connected end", "fluids", "vapor pressure" and "fluid" were all used without proper antecedent basis or in

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an indefinite manner. Further the Examiner indicated that the term "into be drawn" was confusing and indefinite.

The Applicant has amended each of the claims in question to provide proper antecedent basis and provide definiteness for all of the terms that were identified as indefinite. Withdrawal of this rejection is requested.

III. CONCLUSION

Accordingly, claims 1-4 are believed to be in condition for allowance and the application ready for issue.

Corresponding action is respectfully solicited.

PTO is authorized to charge any additional fees incurred as a result of the filing hereof or credit any overpayment to our account #02-0900.

Respectfully submitted

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